

REMARKS

I. Introduction

Because Applicant had not received an earlier Advisory Action, a Notice of Appeal was filed in this application September 22, 2008. In response to the Advisory Action mailed **October 16, 2008**, the undersigned submits the present amendment and remarks (“Response”) cancelling all rejected claims (except claims 62 and 63, which the undersigned attorney believes the Examiner intended to allow. Upon entry of this Response, only the allowed claims and claims 62 and 63 will remain pending: claims 4-6, 9, 13, 15, 18-22, 25, 30-32, 46, 47, 49, 51, 53-56, 59, 60, 62-67. This Response cancels claims 35, 48, 50, 52, 57, 58, 61 and 68-70.

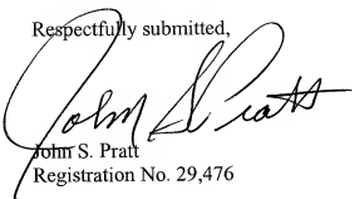
As noted in the prior two Amendments and Responses, Claim 64 depend from claim 63, which depends from **allowed** claim 62, which depends from **allowed** claim 4; accordingly, it **appears that claims 63 and 64 should have been allowed**. Applicants' Assignee therefore respectfully requests reconsideration and allowance of Claims 63 and 64.

The Response is believed to overcome all of the prior Office Action rejections, and allowance of the pending claims is respectfully requested.

CONCLUSION

The amendments and the above remarks completely respond to the Final Office Action and Advisory Action and place the application in condition for allowance. Such action is respectfully requested. Any fees due at this time may be charged to Deposit Account number 11-0855. If there are any matters that can be addressed by telephone, the Examiner is respectfully urged to contact the undersigned attorney at 404.815.6367.

Respectfully submitted,



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